## H A P. LXXXVI.

A Further supplement to the act, entitled, An act for the better Passed Deadministration of justice in the several counties of this state.

Te it enacted, by the General Assembly of Maryland, That one associate jus- One associate tice of any county court of this state, in court sitting, shall and he is may take bail, I hereby authorised and empowered to take special bail in any cause existing, or that may exist, in the county court of which he is the affociate, and to accept the surrender of the principal by the bail, or the surrender by the principal of himself, in discharge of his bail, and to take new bail, or commit for want of bail, and to take recognizances for the appearance and security of any person or persons who have or may file petitions for freedom, and to enter judgements by consent and amerciaments, and to enter judgments on default or amerciaments of any sheriff or coroner, in the same manner as the court if full could or might have done before the passage of this act.

II. And, whereas the times of holding the courts in the several counties herein after mentioned have been found inconvenient, Be it enacted, That the coun-When courts ty courts in the following counties shall be held as follows: In Montgomery county on the first Monday in March and first Monday in November; in Frederick county on the third Monday in March and third Monday in November; in Washington county on the first Monday in April and first Monday in December, and in Allegany county on the third Monday in April and the third Monday in October; in Calvert county on the fourth Monday in April and September.

III. And be it enaced, That in all cases where suits may hereafter be brought Desendants in by any person or persons, nonresidents of this state, the defendant or defendants certain cases may lay a against whom such suit may be commenced, or his, her or their attorney, may rule, &c. lay a rule, at or before the imparlance court, on such plaintiff or plaintiffs, or his, her or their attorney, to give security for all costs and charges that the said defendant or defendants may be put to in case such plaintiff or plaintiffs shall be nonsuited, or judgment be given against them, and in case of non-compliance with such rule, judgment of nonsuit shall be entered.

IV. And he it enamed. That when any action of debt, or upon the case, shall Who are liable brought, and it shall be entered upon the record that such suit is brought for certain actithe use of any other person or persons, and the plaintiff or plaintiffs in such acti- ons, &c. on shall discontinue or strike off his, her or their said action, or be nonsuit thereon, or in case there shall be a judgment or verdict in favour of the defendant or defendants, the party or parties for whose use the action was instituted shall be anfwerable for the legal costs of suit, and may be proceeded against by attachment against the person or property of such party or parties for the recovery of the same, in the same manner as if he, she or they, had been entered by rule of court the security for such costs of suit.

V. And be it enacted, That this act, so far as relates to changing the times of Commenceholding the courts, shall commence from and after the end of the next ensuing ment. courts in the several counties therein mentioned respectively.

## A P. LXXXVII.

An ACT to appoint an agent for the year one thousand seven Passed December 24. hundred and ninety-fix.

E it enacted, by the General Affembly of Maryland, That Randolph Brandt An agent ap-Latimer, Esquire, be agent of this state, to execute the trust and power pointed. reposed in him by virtue of this act, from the first day of January, one thousand seven hundred and ninety-six, until the first day of January, one thoufand feven hundred and ninety-leven.

II. And he it enacted, That the said agent superintend the collection of all To superinarrearages and balances due from the several collectors of the respective counties lection of arwithin this state, appointed since the first day of January, seventeen hundred and rearages, &c.

eighty-